Concluding Nation: A letter from Attachment-Two is absent, and Attachment-Four is totally absent. I ran out at copies. Shall you desire these copies, please notify the Presiding Court of Williamsport, PA.

No longer in my possession.

co: Williamsport Ct. Ctrk/

mney # 05288-041

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IN THE UNITED STATES DISTRICT COURT EOR THE MIDDLE DISTRICT OF PENNSYLVALA

JOHN CHARLES KENNEY Plaintiff,

· Civil No.1: CV-00-2143 Hon. Judge McClure, Jr. (Presiding)

Magistrate Blewitt JAKE MENDEZ, Worden, et al., Defendants.

PROSE PRELIMINARY INJUNCTION MOTION PURSUANT TO 28 USCA FACE RULE 65(0)(P)

PLAINTIFF, John Charles Kenney, acting prose in the above captioned civilaction. Kenney in the instant motion seeks injunctive-orders from this Honorable Court, the reasons why are set out in a separate supporting brief in accordance with M.D. Pa. Local Rule 7.5., and Fed. Rules Civ. Proc. Rule 65(a)(1). Opposing Counselwas served pursuant to L.R. 7.2., and FACP 65(a)(1).

Concurrence was not sought, because Kenney's pro se status. (SEE L.R. 7.1.).

Respectfully submitted, Kinney

Dated: 10/18/01

Mr. John Charles KENNEY, prose REgister No. 05238-041 Allenwood USP P. O. Box 3000

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JOHN CHARLES KENNEY, Plaintiff,

1 Civil No. 1: EV-00-2143 Hon. Judge McClure, Tr.

(Presiding)

DEFENDEZ, Warden, Etal., (Magistrate Blewitt)

CERTIFICATE OF SERVICE BY AN INCARCERATED LITIGANT

I, John Charles Kenney, plaintiff, acting prose hereby certify that on Thursday, October 18, 2001, forwarded a true carbon-copy of a timely "PRELIMINARY - INJUNCTION MOTION", pursuant to FRCP Rule 65. By placing said contents in a post paid first class, pre-addressed envelope mailed to Defendants' Representative below:

The Honorable Terz U.S. Abtorney's Office Federal Building, Ste. 316 240 West Third Street WER Williamsport PA 17701-6465

NOV 0 9 2001

Further, I certify this certificate is in conformity with Fed. R. Civ. P. RULE 65 (a) (1) (governing "NOTICE" to adverse party). And L.R. 7.2.

Mr. John Charles Xenney, prose

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IN THE UNITED STATES DISTRICT COURT

FOR THE MIDDLE DISTRICT OF PENNSYLVATA

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Hon Judge McClure, Jr.

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V.

JAKE MENDEZ, Worden, et al., Magistrate Blewitt

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Kenney

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IN THE UNITED STATES DISTRICT COURT

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WAR ...

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IN THE UNITED STATES DISTRICT COURT

JOHN CHARLES XENNEY, Plaintiff, Civil No. 1: CV-00-2143 Hon. Judge McClure, Tr. (Presiding)

NOV 0 9 2001

JAKE MENDEZ, Warden, et al., Magistrate Blewitt
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In accordance with <u>Local Rule</u> 7.5., and <u>Civ. Rule</u>
65(a)(4) requires Kenney to file this prose brief, along with pertinent documents all supporting the Brief and Motion. As a result, Kenney files the instant brief in support of his preliminary-injunction-motion.

#### INTRODUCTION AND PROCEDURAL HISTORY

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## NECESSITY OF A RULE 65 PRECIMINARY INTUNCTION PRO SE MOTION

It is imperative that injunctive relief be granted, because for the past (25) twenty-five months Kenney has been involuntarily held in isolation-segregation, since Wednesday, September 29, 1999, which is an awful long time. Despite Kenney's recent acquittals of counts 1 and 2 on June 4, 2001, regarding internal and external allegations of 9/29/99 Kenney is still being kept in an isolation-segregation "SHU" cell. Moreover, and more importantly, Kenney "suffers" some cognitive impairments, but none of which that would preclude him from entering a general prison population. (See Attachment-Three) (reflecting, dated 2/1/00). Surprisingly, Kenney has virtually maintained an exemplary record of good behavior for him to maintain such, coupled with

his cognitive impairments as recently diagnosed by this Court's expert, Board Certified Psychologist, Dr. S. A. Ragusea on December 5, 2000 is "extraordinary". Because, Kenney has an "extensive" mental health history past and current. Kenney is currently on a psycho-tropic prescription medication of "HYDROXYZINE" so mg. tablets. This medication was prescribed to Kenney by BOP's Psychiatrist, Dr. Grant on April 27, 2001, and renewed on August 8, 2001, expires. Below Kenney presents relevant caselaw that forbids him from being involuntarily held in an isolation-segregation SHU cell.

PLAINTIFF'S PERSUASIVE SHOWING IN REMAIN-ING FREE FROM AN ISOLATION SEGREGATION SHU CELL AUTHORITIES IN SUPPORT

It is already established in USAV. John C. Kenney, Case No. 4: CR-99-0280. That, Kenney has legitimate psychological psychiatric problems past and current, however, these problems do not preclude Kenney from being released into an "open" general prison population. Contrarily, Kenney's psych-problems do prohibit him from being in an isolation-segregation SHU cell and lor setting. Kenney's attendance in public at trial for (9) consecutive-days, where he exhibit decorum, coupled with (25) twenty-five months of good or accepted behavior clearly represents that Kenney is not a disciplinary, nor management problem. Therefore, keeping Kenney in an isolation-segregation SHU-cell is unjustifiable and illegal. As a result, such confinement is causing Kenney severe emotional and psychological difficulties, where it is seemingly becoming unbearable and intolerable for him to mentally sustain.

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Out of "Lesperation" Kenney on June 20,2001, had requested the Warden of Allenwood USP to release him out of SHU-ISOLATION. (See Attachment-Four). The Warden "emphatically" denied Kenney's request. Wholly distraught by the Warden's denial. Kenney turned to the Psychologists. (See Attachment-Two) Both named psychologists repeatedly tell Kenney, "there's nothing we can do for you." Alternatively, Kenney's only recourse is to seek injunctive-relief pursuant to Rule 65.

#### SUPPORTING-AUTHORITIES

Kenney is experiencing "severe" emotional problems from being in an isolation-segregation-SHU-cell. Therefore, such confinement is detrimental to to his mental health and well-being. "While the prison administration may punish, it may not do so in a manner that threatens the physical and MENTAL HEALTH of prison-Ers." Madrid v. Gomez, 889 F. Supp. 1146, 1260 (N. D. Cal. 1995) (quoting Young v. Quinlan, 960 F.Zd 351, 364 (3rd Cir. 1992) (Hon. Justice Nygaard). KEEping Kenney in isolation also raises serious Due Process con-DETAS. Francov. Moreland, 805 F. Zd 798, 799 (8th Cir. 1986). "The duration and conditions of segregated confinement cannot be ignored in deciding whether such confinement meets constitutional standards." Young, supra, 960 F. 2d at 364. Perspicuously, "[i] nmates [like Kenney] suffering from mentalillness should not be put in the SHU." Madrid. Id. at 1267. Here Defendants are exposing [Kenney] to unreasonable

## Pagesix

## CONCLUSION OF SUPPORTING AUTHORITIES

risk of serious damage to future health." Helling v. McKinney, 509 U.S. 25, 34-35 (1993), because of "the unnecessary and wanton infliction of pain." Young, supra, 960 F.2d 360 n. 22.

#### SOUGHT OF INJUNCTIVE RELIEF

Xenney request the following injunctive relief:

- 1) For the Court to ORDER Warden-Mendez torerelease Kenney to general population at Allenwood;
- A) Or transfer Kenney to USP-Lewisburg, along with an ORDER that Kenney bereleased into general population. Note Lewisburg is within the jurisdiction;
- 3) ORDER the U.S. Marshal at its discretion to either transfer Kenney to USP-Lewisburg, or nearby facility into an open general [prison] population.

Shall the Lourt decide to grant any of the above whole, or in part. That it will not affect this Court's prior ORDER of April 13,2001, where Xenneyis to remain in this jurisdiction.

#### CONCLUSION

Failure to grant an injunction will result in Kenney suffering "great" [mental] injury. Therefore, "[ist would be odd to deny an injunction to inmates who plainly proved ansafe, life-threatening condition in their prison on the ground that nothing yet had happened to them." Helling, 509 U.S. at 33.

WHEREFORE, based upon the aforesaid facts Kenney respectfully seeks injunctive relief from this Honorable Court.

Dated: 10/21/01

Respectfully submitted - requested,

Lenny # 05 238-041

Mr. John Charles Kenney - prose.

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Kenny #05238-041

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### CONCLUSION OF SUPPORTING AUTHORITIES

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Out of "Lesperation" Kenney on June 20,2001, had requested the Warden of Allenwood USP to release him out of SHU-ISOLATION. (See Attachment-Four). The Warden "emphatically" denied Kenney's request. Wholly distraught by the Warden's denial. Kenney turned to the Psychologists. (See Attachment-Two) Both named psychologists repeatedly tell Kenney, "there's nothing we can do for you." Alternatively, Kenney's only recourse is to seek injunctive-relief pursuant to Rule 65.

#### SUPPORTING-AUTHORITIES

Kenney is experiencing "severe" emotional problems from being in an isolation-segregation-SHU-cell. Therefore, such confinement is detrimental to to his mental health and well-being. "While the prison administration may punish, it may not do so in a manner that threatens the physical and MENTAL HEALTH of prison-Ers. "Madrid v. Gomez, 889 F. Supp. 1146, 1260 (N. D. Cal. 1995) (quoting Young v. Quinlan, 960 F.Zd 351, 364 (3rd Cir. 1992) (Hon. Justice Nygaard). KEEping KENNEY in isolation also raises serious Due Process con-CETAS. Francov. Moreland, 805 F. Zd 798, 799 (8th Cir. 1986). "The duration and conditions of segregated confinement cannot be ignored in deciding whether such confinement meets constitutional standards." Young, supra, 960 F. 2d at 364. Perspicuously, "Cijnmates Tlike Kenney ] suffering from mentalillness should not be put in the SHU." Madrid. Id. at 1267. Here Defendants are exposing [Kenney] to unreasonable

#### Page-Six

## CONCLUSION OF SUPPORTING AUTHORITIES

risk of serious damage to future health. Helling v. MCKINNEY, 509 U.S. 25, 34-35 (1993), because of "the unnecessary and wanton infliction of pain." Young, supra, 960 F. 2d 360 n. 22.

#### SOUGHT OF INJUNETIVE RELIEF

Kenney request the following injunctive relief:

- 1) For the Court to ORDER Warden-MENDEZ torErelease Kenney to general population at Allenwood;
- an Ortransfer Kenney to USP-Lewisburg, along with an ORDER that Kenney bereleased into general population. Note Lewisburg is within the jurisdiction;
- 3) ORDER the U.S. Marshal at its discretion to either transfer Kenney to USP-Lewisburg, or nearby facility into an open general [prison] population.

Shall the Court decide to grant any of the above whole, or inpart. That it will not affect this Court's prior ORDER of April 13,2001, where Kenneyis to remain in this jurisdiction.

#### CONCLUSION

Failure to grant an injunction will result in Kenney, suffering "great" [mental] injury. Therefore, "[i]t would be odd to deny an injunction to inmates who plainly proved ansate, life-threatening condition in their prison on the ground that nothing yet had happened to them." Helling, 509 U.S. at 33.

WHEREFORE, based upon the aforesaid facts Kenney respectfully seeks injunctive relief from this Honorable Respectfully submitted - requested,

Dated: 10/21/01

Kinny #05238-041 CI - CEXENTE VE DENSE-



"IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JOHN CHARLES XENNEY, Plaintiff,

Lase No. 1: CV-00-2143
Hon. Judge McClure, Jr.
(Presiding)

JAKE MENDEZ, Warden, etal., Magistrate Blewitt
Defendants.

#### CERTIFICATE OF SERVICE BY AN INCARCERATED LITTEANT

I, John Charles Kenney, plaintiff, acting prose hereby certify that on Sunday, October 21, 2001, I forwarded a true carbon-copy of a (b) six-page hand written "PRE-LIMINARY INJUNCTION MOTION" Brief Insupport, along with (4) four pertinent documents pursuant to FRCP, Rule 65(a)(1), and (f). By placing said contents in a postpaid first class, preaddressed envelope by mailing it to Defendants' Representative below:

The Honorable Terz U.S. Attorney's Office Federal Building, Ste. 316 240 West Third Street Williamsport PA 17701-6465

Further, I certify that this certificate is comptant with Local Rule 7.2. governing certificates of service.

Mr. John Charles X 5-141

Mr. John Charles Kenney, prose Registration No. 05238-041 SCRANTON NOV 0 9 2001 PER DEPOVOLERK

## ATTACHMENT ONE

DE: 2-99 THU 3:12 PM SIS OFFICE USP ALLENWOOD

FAX NO. 5705471950

Р.

600	) , u.s. department of justice	· .	INMATE INJURY SESSMENT AND FOLLOWU			
	Federal Bureau of Prisons		. (Medical)			
00		2. Name of Injured	3. Register Number			
00: K	4. Injured's Duty Assignment	5. Housing Assignment	6. Date and Time of Injury			
		II.A	9/29/99 12.45			
<	7. Where Did Injury Happen (Be specific as to	o location)	Work Related? 8. Date and Time Reported for Treatment  Yes PNo 9129199 1305			
Ct. No.	9. Subjective: (Injured's Statement as to How	Injury Occurred)(Symptoms as				
	"The unit manager said "Fock you you're getting a celly"					
material/Dist.	and started hi	9 -				
1		J				
<i>'''</i>	•		Signature of Patient			
,	10. Objective: (Observations or Findings from	}	X-Rays Taken Not Indicated X-Ray Results			
Z.	Head: numerous small cut head. Mild bleeding	s an over 1				
3	lateral side of @	cut				
2	Cyps! PERRL,					
, , , , ,	11. Assessment: (Analysis of Facts Baked on Subjective and Objective Data)					
500	Mild superficial abrasions throughout head					
77	12. Plan: (Diagnostic Procedures with Results; Treatment and Recommended Follow-up)					
40	O'Head abrasions cleaned & peroxide Antibiotic continent applied					
7 0.7 8ms	Thead abrasions cleaned & peroxide. Antibiotic continent applied  Delet medical staff if any problems arise					
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port Wi	13. This Injury Required:					
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00	c. Hospitalization	1 / 4 3				
s 2	d. Other (explain)					
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ωετεπααπτ						
121	e. Medically Unassigned					
JE.7	☐ f. Civilian First Aid Only ☐ g. Civilian Referred to		(X)			
7	Community Physician		1 /3/4 )()(			
	Signature of Physician or Physician Assistant	-				

Original - Medical File

Canary - Safety

Self Carboned Form - If ballpoint pen is used, PRESS HARD

# ATTACHMENT ONE

FAX NO. 5705471950

JESSMENT AND FOLLOWUP

(Medical)

05238-04

6. Date and Time of Injury

8. Dale and Time Reported for Treatment

Not Indicated \_

3. Register Number

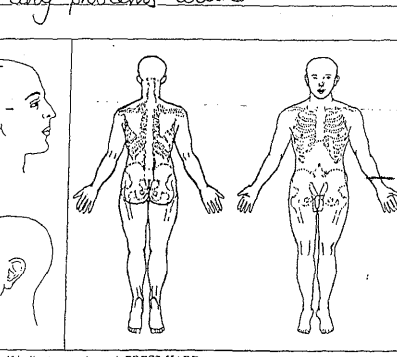
9129199

Signature of Patient

Antibiotic continent applied

X-Rays Taken

DEC 2-99 THU 3:12 PM SIS OFFICE USP ALLENWOOD INMATE INJURY U.S. DEPARTMENT OF JUSTICE scovery material/Dist. Ct. No. 4:99cg Federal Bureau of Prisons 1. Institution 2. Name of Injured 2100 5. Housing Assignment 4. Injured's Duty Assignment 7. Where Did Injury Happen (Be specific as to location) Work Related? Yes Yes 9. Subjective: (Injured's Statement as to How Injury Occurred)(Symptoms as Reported by Patient) 10. Objective: (Observations or Findings from Examination) X-Ray Results Head: numerous small cuts head. Mild bleeding lateral side of Eyo! PERRL, infunes noted 11. Assessment: (Analysis of Facts Baked on Subjective and Objective Data) abrasions throughout Detendants copy portion of a Williamsport 12. Plan: (Diagnostic Procedures with Results, Treatment and Recommended Follow-up) cleaned & peroxide. 13. This Injury Required: a. No Medical Attention Dab. Minor First Aid c. Hospitalization d. Other (explain) e. Medically Unassigned



Self Carboned Form - If bullpoint pen is used, PRESS HARD

Original ~ Medical File Canary - Safety

f. Civilian First Aid Only g. Civilian Referred to Community Physician

Sign fire of Physician or Physician Assistant

# ATTACHMENT ONE

DE: 2-99 THU 3:12 PM SIS OFFICE USP ALLENWOOD

FAX NO. 5705471950

P. 2

U.S. DEPARTMENT OF JUSTICE

Federal	Ruceau	of Prison	2

INMATE INJURY SESSMENT AND FOLLOWUP

0	Federal Bureau of Prisons	•	(Medical)				
ò	1. Institution	2. Name of Injured	3. Register Number				
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1.	4. Injured's Duty Assignment	5. Housing Assignmen					
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<	7. Where Did Injury Happen (Be specific as to	location)	Work Related? 8. Date and Time Reported for Treatment				
Ct. No.	9. Subjective: (Injured's Statement as to How		1 Yes 2410 9/29/99 1305				
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and started hitting me on the head with his							
9			Signature of Patient				
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J.	a. No Medical Attention	1-					
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3	b. Minor First Aid	( - 4)	Control of the contro				
ü	C. Hospitulization	1 ) 4					
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LΠCLKΠ	e. Medically Unassigned						
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Original - Medical File

Canary - Safety Pink - Work Supervisor (Work related only)

Self Carboned Form - If bullpoint pen is used, PRESS HARD

## ATTACHMENT TWO

#### ALLEHWOOD LISP

# "Cop Out" Request

Tuesday, April 10, 2001 Dear, Dr. J. Mitchell: (Chief Psychologist) RE: Inmate's Request For Crisis Assistance For reasons unknown, I was violently beaten, and placed in isolation-segregation on 7/29/99. Prior to 9/29/99, I was not consistently taking my medication CLONIDINE previously prescribed to me for Impulse Control and Schizoid Personality Disorders. While, I was still in segregation on 5/27/00. I voluntarily ceased taking the clonidine, due to adverse side-effects, i.e., thought confusion, bloating, and weight gaining. I've been isolation now for approximately (19) nineteen-months. At this time, I still cannot figure out I'm being kept in isolation. This type of confinement is seemingly becoming "too great" for me to mentally tolerate. Anxiety-attacks are frequent. Sleepping is becoming impossible. Having doomed thoughts of catastrophy ending in tragedy. Rationality is trivial. Nothing appears to make sense anymore, or at all. Actually nothing ever made sense. Constant feel of hopelessness with increasing terror. I feel frightened all the time. And emotionally distraught For these reasons, I'm requesting your assistance in having me released out of isolation-segregation, or transferred to another facility that will stop keeping me in isolation. There is no reason to keep holding me in isolation, other than retalication.

XENTEY # 05238-041

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KENNEY # 05238-041

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XEMMEY # 05238-041

## ATTACHMENT THREE



U.S. Departme of Justice

Federal Bureau of Prisons

U.S. Penitentiary, Allenwood

White Deer, PA 17887-3500

February 1, 2000

REPLY TO Jake Mendez, Warden ATTN OF: USP, Allenwood, PA

SUBJECT: Request for Transfer (Disciplinary - Code 309)

USP Marion, IL

TO: David M. Rardin, Regional Director

NERO, Philadelphia, PA

ATTN: James Warner, Correctional Services Administrator

1. Name and Register Number: KENNEY, John 05238-041

2. Rationale for Redesignation: Inmate Kenney was redesignated to USP Allenwood, PA, in October 1998, as a Nearer Release transfer from USP Lompoc, CA. Since his arrival at this facility, inmate Kenney has increasingly become a management problem, displaying a disregard and disrespect for staff and established rules and regulations. He has incurred two disciplinary infractions for refusing his work assignment and, on numerous occasions, has become belligerent and confrontational when forced to accept cellmates.

On September 29, 1999, inmate Kenney requested to speak with the Unit Manager of his housing unit regarding a new cellmate whom he had received. Inmate Kenney requested that he be allowed to reside in a single cell. When the Unit Manager denied inmate Kenney's request, inmate Kenney became agitated and began throwing punches at the Unit Manager. The Unit Manager was able to defend himself and, with the assistance of the Unit Officer, restrained inmate Kenney until additional help arrived.

3. Proposed Transfer Code: 309

- CIMS Assignment: Separation 4.
- Release Destination: Western District of Pennsylvania 5.
- Institution Recommended: USP Marion, IL, or any appropriate 6. High Security level institution.
- 7. Medical Status: Inmate Kenney is assigned a regular duty status with no medical restrictions.
- 8. Does the Inmate Concur with this Transfer Request? No
- 9. Additional Pertinent Information-BP 337/338 Discrepancies: Inmate Kenney is classified as a 28 point High Security level inmate being maintained under Max Custody. He is serving a 262 month SRA sentence for Conspiracy (Bank Robbery), Bank Robbery and Armed Bank Robbery. He has a projected release date of September 21, 2016, with five years of supervision to follow. It should be noted that one of inmate Kenney's conditions of supervision is mental health aftercare. Inmate Kenney will attempt to explain his erratic behavior and necessity for special consideration result from severe psychological disorders; however, psychology staff at this facility have confirmed that inmate Kenney should be considered fully functional and suitable for the general population.

The only discrepancy noted in the scoring of the BP-337 and the BP-338 pertains to history of violence. The BP-337 is scored with a serious history of violence between 5-10 years ago. On December 7, 1999, inmate Kenney was found guilty of Assaulting with Serious Injury (101-A). The BP-338 has been updated to reflect a serious history of violence less than five years ago.

Prepared by: K. Keiser, Case Manager, Unit III

Reviewed by: A Gonzalez, Unit Manager, Unit III

Reviewed by: J. Sherman, Captain

Reviewed by: M. Tanner, Acting CMC

Reviewed by: Ronnie R. Holt, AW(P)

# ATTACHMENT THREE



U.S. Departme of Justice

17.20

Federal Bureau of Prisons

U.S. Penitentiary, Allenwood

White Deer, PA 17887-3500

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Federal Bureau of Prisons

U.S. Penitentiary, Allenwood

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